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7 8	UNITED STATES DISTRICT COURT				
	DISTRICT OF NEVADA				
9	UNITED STATES OF AMERICA,	Case No.: 2:08-cr-00020-APG-RJJ			
10	Plaintiff,	Stipulation to Continue Response and Reply Deadlines			
11	VS.	Reply Deaumes			
12	DENNIS MONCRIEF,				
13	Defendant.				
13 14	Defendant.				
		GREED, by and between Jason M. Frierson,			
14					
14 15	IT IS HEREBY STIPULATED AND A	istant United States Attorney, counsel for the			
14 15 16	IT IS HEREBY STIPULATED AND A United States Attorney, and Allison Reese, Assi	istant United States Attorney, counsel for the Assistant Federal Public Defender, counsel for			
14 15 16 17	IT IS HEREBY STIPULATED AND A United States Attorney, and Allison Reese, Assi United States of America, and Jacquelyn Witt,	Assistant United States Attorney, counsel for the Assistant Federal Public Defender, counsel for the to file a response to Defendant's Motion for			
14 15 16 17 18	IT IS HEREBY STIPULATED AND A United States Attorney, and Allison Reese, Assi United States of America, and Jacquelyn Witt, A Dennis Moncrief, that the Government's deadling	Assistant United States Attorney, counsel for the Assistant Federal Public Defender, counsel for the to file a response to Defendant's Motion for			
14 15 16 17 18	IT IS HEREBY STIPULATED AND A United States Attorney, and Allison Reese, Assi United States of America, and Jacquelyn Witt, A Dennis Moncrief, that the Government's deadline Early Termination of Supervised Release, current March 3, 2023.	Assistant United States Attorney, counsel for the Assistant Federal Public Defender, counsel for the to file a response to Defendant's Motion for			
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14 15 16 17 18 19 20 21	IT IS HEREBY STIPULATED AND A United States Attorney, and Allison Reese, Assi United States of America, and Jacquelyn Witt, A Dennis Moncrief, that the Government's deadline Early Termination of Supervised Release, curren March 3, 2023. IT IS FURTHER STIPULATED AND	Assistant United States Attorney, counsel for the Assistant Federal Public Defender, counsel for the ne to file a response to Defendant's Motion for the ntly set for February 28, 2023, be continued to AGREED, that Defendant's deadline to file a			
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1	This Stipulation is entered into for the following reasons:		
2	1.	Counsel for the government needs additional time to research the issues raised	in
3	Defendant's motion and respond thoroughly and effectively.		
4	2.	Defense counsel agrees with the continuance.	
5	3.	The parties agree to the continuance.	
6	This	s is the first request for a continuance of the response and reply deadlines.	
7	DA'	TED: February 24, 2023	
8		Respectfully submitted,	
9		JASON M. FRIERSON United States Attorney	
10		/s/ Allison Reese	
11		ALLISON REESE Assistant United States Attorney	
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13			
14		/s/ Jacquelyn Witt	
15		JACQUELYN WITT	
16		Counsel for Defendant Dennis Moncrief	
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1 2 3 4 UNITED STATES DISTRICT COURT 5 **DISTRICT OF NEVADA** 6 UNITED STATES OF AMERICA, Case No.: 2:08-cr-00020-APG-RJJ 7 Plaintiff, **ORDER** 8 VS. 9 DENNIS MONCRIEF, 10 Defendant. 11 12 IT IS ORDERED that the Government's deadline to file any and all responsive 13 pleadings to Defendant's Motion for Early Termination of Supervised Release, currently set 14 for February 28, 2023, is reset to March 3, 2023. 15 IT IS FURTHER ORDED, that Defendant's deadline to file a reply to the 16 Government's response is set for March 17, 2023. DATED this ^{27th}day of February, 2023. 17 18 19 HONORABLE ANDREW P. GORDON UNITED STATES DISTRICT JUDGE 20 21 22 23 24